

## FW: Editorial revision to Table 7-46 of Portland Harbor BERA

Jennifer Woronets to: Chip Humphrey, Kristine Koch Jennifer Woronets, "jim.mckenna@verdantllc.com"

, Matt Luxon, John Toll , Keith Pine, "Betz, Jan"

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(b) (6) " , Jennifer Woronets, "Jessica Hamilton (Jessica.Hamilton@portofportland.com)"

Chip, Kristine,

Please see below from Matt Luxon.

Thank you,
Jen Woronets ©
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From: Matt Luxon [mailto:MattL@windwardenv.com]

Sent: Thursday, July 21, 2011 9:04 AM

**To:** James McKenna **Cc:** Jennifer Woronets

Subject: Editorial revision to Table X of Portland Harbor BERA

Chip, Kristine,

Please note that we have discovered a minor editorial error in the BERA. In Table 7-46 on page 113 the benzo(a)anthracene rationale for Risk Conclusions for smallmouth bass has a statement erroneously copied from that for TBT. The corrected version of this entry is as follows:

07/21/2011 09:54 AM

Benzo(a)anthracene	Not a COI <sup>f</sup>	Not a COPC	4.7	Not a COI	Negligible risk All LOEs in reasonable agreement. Max surface water HQ not indicative of ecologically significant risk. Surface water risk of limited spatial extent: HQ ≥ 1 for only 2 of 245 samples (July 2005 low-flow sampling event at RM 6.1 and winter 2007 high-flow event at RM 6.3). TBT tissue residue
					noted to be reliable predictor of toxicity is strongest LOE.

Please forward this email to the appropriate Agency Team members who are reviewing the BERA so that they are aware of this correction. Let me know if you have any questions.

## Matt

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